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Response to FEC Letter of March 1, 2015 requesting additional information for the 30 Day Post-General Report (10/16/2014 - 11/24/2014): 1 - Funds received from the National Republican Congressional Committee, the National Republican Senatorial Committee, and the Republican National Committee include letters stating that none of the funds transferred were earmarked for any particular program or purpose, other than State Party building efforts. The Schedule B Line 30(B) disbursements listed on this Letter represent voluntary activity that meets the definition of Exempt Party Activity as set forth in 11CFR100.87 and 100.147. Payments for these disbursements were made from permissable Federal funds, and did not include any designated Candidate funds. 2 - With regard to disbursements for "Exempt Party Activity - GOTV digital advertising", the activity involved advertising via the internet which advocated voter turnout in upcoming elections. The activity did not include use of public political advertising, and is in compliance with 11CFR100.26, which states that internet communications are not included as a public communication. RPV did not use funds transferred by any national party committee, nor funds designated for a particular federal candidate. No portion of this expenditure was made on behalf of specific candidates, and there were no costs allocable to federal candidates.